

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

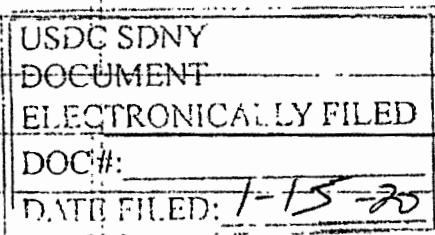
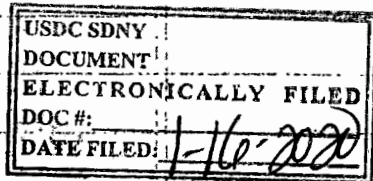
MOHAMMAD SALAMEH

Plaintiff,

vs.

UNITED STATES OF AMERICA

Defendant.

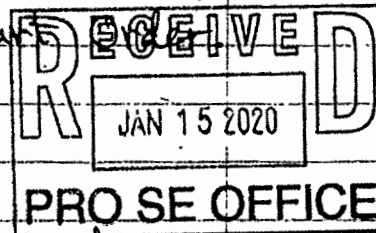


MEMO ENDORSED

19-cv-4002 (LAK)

93-cr-180 (LAK)

Motion For Update
Status And Seeking
Clarification For
November 19, 2019's
Court



Plaintiff Mohammad Salameh, respectfully submits this Motion seeking an Update Status of this action and seeking a Clarification from this honorable Court for its November 19, 2019's Order (Document 19), in which the Court ordered the Government (Defendant) to return Plaintiff's property promptly.

Here, Plaintiff Mohammad Salameh is seeking an Update Status of this action, and a Clarification from this Court for November 19, 2019's Order to the Government to return Plaintiff's \$2,615.00 in U.S. Currency, after the Government's response to

Memorandum Endorsement

Salameh v. United States, 19-cv-4002 (LAK)

Plaintiff raises three questions. The answers, to the extent answers are appropriate, are these:

1. Plaintiff moved under Fed R Crim P 41(g) for the return of \$1,515 in U.S. currency, \$1,100 in U.S. currency, and 32 dinars taken from him together with interest. The Court ultimately order the return of the property to plaintiff. The property referred to was that taken from plaintiff, to wit, \$2,615 in U.S. currency and 32 dinars.

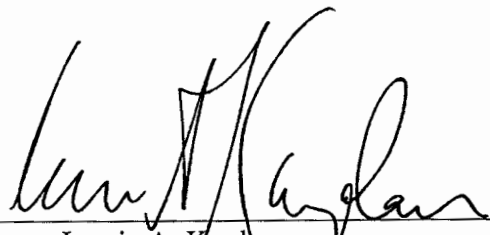
2. The Court declines to elaborate on the meaning of “promptly.”

3. Rule 41(g) provides a remedy for the unlawful search and seizure, or deprivation, of property. The remedy is “the property’s return.” It does not provide for the recovery of interest.

The Clerk shall terminate Dkt 21.

SO ORDERED.

Dated: January 16, 2020



Lewis A. Kaplan
United States District Judge